

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

The agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the *Missouri Register* begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 30—Missouri Board for Architects,
Professional Engineers and Professional Land
Surveyors
Chapter 3—Seals**

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under sections 327.041, RSMo Supp. 2001 and 327.411, RSMo 2000, the board amends a rule as follows:

4 CSR 30-3.020 Seal—Architect is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2075–2076). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 30—Missouri Board for Architects,
Professional Engineers and Professional Land
Surveyors
Chapter 3—Seals**

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under sections 327.041, RSMo Supp. 2001 and 327.411, RSMo 2000, the board amends a rule as follows:

4 CSR 30-3.030 Seal—Professional Engineer is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2076–2077). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 30—Missouri Board for Architects,
Professional Engineers and Professional Land
Surveyors
Chapter 3—Seals**

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under sections 327.041, RSMo Supp. 2001 and 327.411, RSMo 2000, the board amends a rule as follows:

4 CSR 30-3.040 Seal—Professional Land Surveyor is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2077–2078). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 30—Missouri Board for Architects,
Professional Engineers and Land Surveyors
Chapter 4—Applications**

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under section 327.041, RSMo Supp. 2001, the board rescinds a rule as follows:

4 CSR 30-4.080 Evaluation—Comity Applications—Land Surveyors **is rescinded.**

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2078). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 30—Missouri Board for Architects, Professional Engineers and Professional Land Surveyors
Chapter 4—Applications

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under sections 327.041 and 327.381, RSMo Supp. 2001, the board adopts a rule as follows:

4 CSR 30-4.080 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2078–2082). The section with changes is reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS AND EXPLANATION OF CHANGE: No comments were received, however, the board felt the following change more clearly stated their original intent. A change has been made to section (3).

4 CSR 30-4.080 Evaluation—Comity Applications—Land Surveyors

(3) Any person applying for licensure as a professional land surveyor under section 327.381, RSMo, who was licensed prior to October 1992 in another state, territory or possession of the United States or in another country without being required to pass the NCEES Principles and Practice of Land Surveying Examination, will be required to pass the NCEES Principles and Practice of Land Surveying Examination; except that if such person has been actively engaged in the practice of land surveying for a period of at least fifteen (15) years prior to the filing of his/her application for comity and has taken an examination in the Principles and Practice of Land Surveying, which is equivalent to that of the NCEES, the requirement for taking the NCEES Principles and Practice of Land Surveying Examination will be waived.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 30—Missouri Board for Architects, Professional Engineers and Land Surveyors
Chapter 5—Examinations

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under

section 327.041, RSMo Supp. 2001, the board rescinds a rule as follows:

4 CSR 30-5.120 Scope of Examination—Land Surveyors **is rescinded.**

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2083). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 30—Missouri Board for Architects, Professional Engineers and Professional Land Surveyors
Chapter 5—Examinations

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under sections 327.041 and 327.314, RSMo Supp. 2001, and 327.312, RSMo 2000, the board adopts a rule as follows:

4 CSR 30-5.120 Scope of Examination—Land Surveyors-in-Training and Professional Land Surveyors **is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2083). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 30—Missouri Board for Architects, Professional Engineers and Land Surveyors
Chapter 5—Examinations

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under section 327.041, RSMo Supp. 2001, the board rescinds a rule as follows:

4 CSR 30-5.130 Reexamination—Land Surveyors **is rescinded.**

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2083). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 30—Missouri Board for Architects, Professional Engineers and Professional Land Surveyors
Chapter 5—Examinations

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers and Professional Land Surveyors under sections 327.041 and 327.314, RSMo Supp. 2001 and 327.312, 327.313, 327.321, 327.331 and 327.341, RSMo 2000, the board adopts a rule as follows:

4 CSR 30-5.130 Reexamination—Land Surveyor-in-Training and Professional Land Surveyor is **adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2083–2087). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 120—State Board of Embalmers and Funeral Directors
Chapter 1—Organization and Description of Board

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.111.1, 333.151.1 and 536.023.3, RSMo 2000, the board amends a rule as follows:

4 CSR 120-1.010 General Organization is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2276). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 120—State Board of Embalmers and Funeral Directors
Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.041, RSMo Supp. 2001 and 333.091 and 333.111.1, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.010 Embalmer's Registration and Apprenticeship is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2276). No changes have been made

to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 120—State Board of Embalmers and Funeral Directors
Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.081, RSMo 2001 and section 333.111.1, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.020 Biennial License Renewal is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2276–2277). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 120—State Board of Embalmers and Funeral Directors
Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.091 and 333.111.1, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.030 Registration of Licensees with Local Registrars of Vital Statistics is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2277). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 120—State Board of Embalmers and Funeral Directors
Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 43.543, 333.051, 333.091 and 333.111.1, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.040 Licensure by Reciprocity is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2277). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 120—State Board of Embalmers and Funeral
Directors
Chapter 2—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.041.7, RSMo Supp. 2001 and 333.111.1, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.050 Miscellaneous Rules is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2277–2278). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 120—State Board of Embalmers and Funeral
Directors
Chapter 2—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.041 and 333.042, RSMo Supp. 2001 and 333.091, 333.111.1 and 333.121, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.060 Funeral Directing is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2278–2279). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 120—State Board of Embalmers and Funeral
Directors
Chapter 2—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.091, 333.111.1 and 333.145, RSMo 2000, the board amends a rule as follows:

4 CSR 120-2.070 Funeral Establishments is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2279–2280). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 120—State Board of Embalmers and Funeral
Directors
Chapter 2—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.111 and 610.010–610.035, RSMo 2000 and 620.010.14, RSMo Supp. 2001, the board adopts a rule as follows:

4 CSR 120-2.120 Public Records is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2280). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 145—Missouri Board of Geologist Registration
Chapter 1—General Rules**

ORDER OF RULEMAKING

By the authority vested in the Missouri Board of Geologist Registration under section 256.465.2, RSMo 2000, the board amends a rule as follows:

4 CSR 145-1.040 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2281–2282). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 230—State Board of Podiatric Medicine
Chapter 2—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Board of Podiatric Medicine under sections 330.140 and 610.010–610.035, RSMo 2000 and 620.010.14, RSMo Supp. 2001, the board adopts a rule as follows:

4 CSR 230-2.045 Public Records is adopted.

A notice of the proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2283). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 240—Public Service Commission
Chapter 2—Practice and Procedure**

ORDER OF RULEMAKING

By the authority vested in the Missouri Public Service Commission under section 386.410, RSMo 2000, the commission amends a rule as follows:

4 CSR 240-2.080 Pleadings, Filing, and Service is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2001 (26 MoReg 1965–1966). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One comment was received requesting changes to the service requirement.

COMMENT: One comment from the commission's staff was received which suggested further revision to the rule by amending sections (8) and (18). The commenter stated that the rule should be further amended to require an additional copy to be filed with the commission which would be routed to the commission's General Counsel's Office. The commenter proposes this copy replace the usual service copy required by section (10) of the rule. The commenter stated that this will avoid the delay that occurs when service is made by regular mail. The commenter also suggested that the commission take a more comprehensive review of the filing rule and require that parties filing by non-electronic means be required to "contemporaneously serve represented parties on the date of filing with the commission."

RESPONSE: The commission disagrees with the commenter that the suggested change is appropriate at this time. The major purpose of these proposed amendments is to allow parties to decrease the number of paper copies they must file with the commission by providing for electronic filing and service methods. The commission finds, therefore, that any amendment changing the service requirements, such as requiring simultaneous service on the parties with filing at the commission, should only be implemented after notice and an opportunity for comments on that issue. The commission will consider making further amendments to the rule in a separate rulemaking. The amendments as proposed were intended to only address methods for electronic service that will ultimately increase the speed with which the commenter receives service for many pleadings. Therefore, the commission finds that the rule is appropriate as proposed and no changes are necessary.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 240—Public Service Commission
Chapter 2—Practice and Procedure**

ORDER OF RULEMAKING

By the authority vested in the Missouri Public Service Commission under section 386.410, RSMo 2000, the commission amends a rule as follows:

4 CSR 240-2.130 Evidence is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2001 (26 MoReg 1966–1967). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 6—DEPARTMENT OF HIGHER EDUCATION
Division 10—Commissioner of Higher Education
Chapter 2—Student Financial Assistance Program**

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under sections 173.095–173.186, RSMo 2000, the commissioner amends a rule as follows:

**6 CSR 10-2.030 Eligibility to Participate in the Missouri Student
Loan Program is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2297). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 10—Missouri Highways and Transportation
Commission
Chapter 22—Tourist Oriented Directional Signing
Program**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 226.020 and 226.525, RSMo 2000, the commission amends a rule as follows:

7 CSR 10-22.020 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2001 (26 MoReg 2220). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 7—DEPARTMENT OF TRANSPORTATION
Division 10—Missouri Highways and Transportation
Commission
Chapter 22—Tourist Oriented Directional Signing
Program**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 226.020 and 226.525, RSMo 2000, the commission amends a rule as follows:

7 CSR 10-22.040 Tourist Oriented Activities Eligibility Requirements is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2001 (26 MoReg 2220). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 3—Alcohol and Drug Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050, 630.655 and 631.010, RSMo 2000, the director amends a rule as follows:

9 CSR 30-3.120 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2001 (26 MoReg 2220–2221). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS AND EXPLANATION OF CHANGE: One comment recommended that “nurse practitioner” be changed to “an advanced practice nurse.” The department agrees and has changed the language accordingly.

9 CSR 30-3.120 Detoxification

(4) Certified Levels of Care. A person shall be assigned to one (1) of the following levels of detoxification service in accordance with the screening protocol and admission criteria. An agency may offer and be certified for one (1) or more of the following levels of detoxification service:

(B) Modified Medical Detoxification. This level of care is offered by medical staff in a non-hospital setting with services and admission available twenty-four (24) hours per day, seven (7) days per week.

1. Routine medical services are provided, and medications are used, when clinically indicated, to alleviate symptoms of intoxication, impairment or withdrawal.

2. A registered or licensed nurse is on duty at all times. Licensed nursing staff receive clinical supervision by a registered nurse.

3. There is on call at all times a physician or an advanced practice nurse licensed and authorized to title and practice as an advanced practice nurse pursuant to section 335.016, RSMo and

who is engaged in a written collaborative practice arrangement as defined by law.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 3—Alcohol and Drug Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050, 630.655 and 631.010, RSMo 2000, the director amends a rule as follows:

9 CSR 30-3.130 Outpatient Treatment is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2001 (26 MoReg 2221). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 3—Alcohol and Drug Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.655 and 631.102, RSMo 2000, the director amends a rule as follows:

9 CSR 30-3.132 Opioid Treatment Program is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2001 (26 MoReg 2221–2222). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 3—Alcohol and Drug Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.050, 630.655 and 631.010, RSMo 2000, the director amends a rule as follows:

9 CSR 30-3.140 Residential Treatment is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2001 (26 MoReg 2222). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 3—Alcohol and Drug Abuse Programs**

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under section 630.655, RSMo 2000, the director amends a rule as follows:

9 CSR 30-3.300 Prevention Programs is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 15, 2001 (26 MoReg 2222-2224). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 7—Reporting**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-7.020 Reporting Requirements for Lead and Copper Monitoring is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1799-1801). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts revisions to the U.S. EPA's Lead and Copper Rule published in 1991. EPA's revisions to the Lead and Copper Rule were published in the June 30, 1994 and January 12, 2000 *Federal Registers*. Adoption of these revisions is necessary in order to maintain primacy. No comments were received. The amendment is adopted as proposed.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 10—Plans and Specifications; Siting Requirements; Recreational Use of Impoundments**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-10.040 Prohibition of Lead Pipes, Lead Pipe Fittings and Lead Solder and Flux is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on

September 17, 2001 (26 MoReg 1801-1802). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts a revision to the definition of lead-free, which was published in the January 12, 2000 *Federal Register*. No comments were received. The amendment is adopted as proposed.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-15.020 Applicability of Corrosion Control Treatment Steps to Small, Medium-Size and Large Water Systems is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1802-1804). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts revisions to the U.S. EPA's Lead and Copper Rule, which were published in the June 30, 1994 and January 12, 2000 *Federal Registers*. Adoption of these revisions is necessary in order to maintain primacy. No comments were received. The amendment is adopted as proposed.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-15.030 Description of Corrosion Control Treatment Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1804). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts the U.S. EPA's

“Lead and Copper Rule Minor Revisions” published in the January 12, 2000 *Federal Register*, which clarifies provisions from the original 1991 Lead and Copper rule regarding corrosion control treatment. Adoption of these revisions is necessary in order to maintain primacy. No comments were received. The amendment is adopted as proposed.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-15.050 Lead Service Line Replacement Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1804-1805). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts the U.S. EPA’s “Lead and Copper Rule Minor Revisions” published in the January 12, 2000 *Federal Register*, which clarifies provisions from the original 1991 Lead and Copper rule, and reduces monitoring, reporting, public education, and other requirements. This amendment clarifies lead service line replacement requirements and simplifies the information water systems must provide to customers when replacing lead service lines. Adoption of these revisions is necessary in order to maintain primacy. No comments were received. The amendment is adopted as proposed.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-15.060 Public Education and Supplemental Monitoring Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1805-1809). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts the U.S. EPA’s “Lead and Copper Rule Minor Revisions” published in the January 12, 2000 *Federal Register*, which clarifies provisions from

the original 1991 Lead and Copper Rule, including the public education requirements. Adoption of these revisions is necessary in order to maintain primacy. No comments were received. The amendment is adopted as proposed.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-15.070 Monitoring Requirements for Lead and Copper in Tap Water is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1809-1813). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts the U.S. EPA’s “Lead and Copper Rule Minor Revisions” published in the January 12, 2000 *Federal Register*, which clarifies provisions from the original 1991 Lead and Copper rule, including reducing monitoring requirements, allowing monitoring waivers for systems that have very low lead or copper levels and meet certain material restrictions, and setting procedures for invalidating lead and copper samples that have been collected at an improper site or may have been damaged in transit to the laboratory. No comments were received. The amendment is adopted as proposed.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-15.080 Monitoring Requirements for Water Quality Parameters is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1813-1816). No changes were made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts revisions to the U.S. EPA’s Lead and Copper Rule, which were published in the June 30, 1994 and January 12, 2000 *Federal Registers*. The revisions clarify provisions from the original 1991 Lead and Copper rule,

and reduce monitoring and other requirements, including eliminating water quality parameter monitoring for large water systems that demonstrate they have very low levels of lead and copper in their distribution systems. No comments were received. The amendment is adopted as proposed.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

ORDER OF RULEMAKING

By the authority vested in the Safe Drinking Water Commission under section 640.100, RSMo 2000, the commission amends a rule as follows:

10 CSR 60-15.090 Monitoring Requirements for Lead and Copper in Source Water is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1816-1817). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this amendment was held October 17, 2001 and the public comment period ended November 15, 2001. At the public hearing the department testified that this proposed amendment adopts the U.S. EPA's "Lead and Copper Rule Minor Revisions" published in the January 12, 2000 *Federal Register*, which clarifies provisions from the original 1991 Lead and Copper rule, and reduces monitoring and other requirements. No comments were received. The amendment is adopted as proposed.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 50—Missouri State Highway Patrol
Chapter 2—Motor Vehicle Inspection Division**

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2000, the superintendent hereby amends a rule as follows:

11 CSR 50-2.150 Brake Performance is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2299-2300). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 50—Missouri State Highway Patrol
Chapter 2—Motor Vehicle Inspection Division**

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2000, the superintendent hereby amends a rule as follows:

11 CSR 50-2.170 Air and Vacuum Brake Systems is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2300). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 50—Missouri State Highway Patrol
Chapter 2—Motor Vehicle Inspection Division**

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2000, the superintendent hereby amends a rule as follows:

11 CSR 50-2.240 Tires is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2300). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 50—Missouri State Highway Patrol
Chapter 2—Motor Vehicle Inspection Division**

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under sections 307.360.2, RSMo 2000 and 307.375, RSMo Supp. 2001, the superintendent hereby amends a rule as follows:

11 CSR 50-2.320 School Bus Inspection is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2300-2302). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY
Division 50—Missouri State Highway Patrol
Chapter 2—Motor Vehicle Inspection Division**

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under sections 307.360.2, RSMo 2000 and 307.375, RSMo Supp. 2001, the superintendent hereby amends a rule as follows:

11 CSR 50-2.321 Special Education Buses is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2303). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One written comment was received suggesting a wording change in the purpose section and also in section (6). The comment was that the proposed amendment refers to the *National School Bus Standards* and this should be changed to *National School Bus Specifications and Procedures*. Also, in section (6) the comment suggested the phrase *United States Department of Transportation Specifications* be used instead of *United States Department of Transportation Standards*.

These comments were offered not in opposition to but solely and specifically for clarification.

RESPONSE: The reference to *National School Bus Standards* is correct in that although the name was changed in 2000, it has not been formally adopted by the Department of Elementary and Secondary Education. The use of the word “standards” in the phrase *United States Department of Transportation standards* is an all encompassing term and does not specifically refer to any specifications. Although these comments have merit, they do not affect the original intent of the rule. The division anticipates future rule changes and these comments will be duly noted and acted upon at that time.

**Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 24—Drivers License Bureau Rules**

ORDER OF RULEMAKING

By the authority vested in the director of revenue under sections 302.720 and 302.765, RSMo 2000, the director adopts a rule as follows:

12 CSR 10-24.326 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2001 (26 MoReg 2114–2119). Those charts with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One written comment, along with an internal comment, was received on the above rule.

COMMENT: The department received one written comment with attachments from Johnny K. Richardson on behalf of his clients, Commercial Driver Training Academy, Gateway Truck Driving Academy, L.L.C and Hook Up Drivers. The comment is directed specifically to subsection (11) of the administrative rule, the examiner sanction for testing an applicant to whom the tester/examiner provided training and the tester sanction for administering testing to students whom the tester has trained. Commercial Driver Training Academy, Gateway Truck Driving Academy, L.L.C and Hook Up Drivers are all certified third party testers who also operate commercial driver training schools. The chief concern stated in the comment is the economic difficulty that may result for these companies if they can no longer both train and test their students. They indicate they believe alternative practices such as increased audits, random audits and reexamination of successful students could eliminate any problems caused by testers operating in a dual role. They indicate they have not failed audits in the past and should not be required to stop operating as they do today. They

also object to the limited exception in the proposed rule which permits public school districts, their contractors and Missouri operated training centers to continue to provide both training and testing. The department met with Johnny K. Richardson and his client Hook Up Drivers on December 20, 2001, in an informal meeting with department staff, to permit further opportunity to explain their written comments and concerns.

RESPONSE: The Department of Revenue has thoroughly reviewed and considered the comment made. The chief goal of the department is to ensure that it provides a commercial driver license only to safe and qualified drivers. In order to achieve this goal the department faces difficult decisions regarding who should administer the skills examination to such drivers and what criteria should apply to such testing. The state has the ultimate responsibility for ensuring the safety of all of its citizens. It is critical to the integrity of any driver testing that a driver examiner have no conflict of interest or financial incentive to pass any driver. The most certain way to eliminate such conflict is to require that entities receiving financial compensation for training drivers to not also perform the testing of such drivers. This separation is commonplace in other professions such as law, medicine, nursing and accounting where the same entity that is paid to train students does not perform the testing/licensing. This separation is what gives such testing for licensure its credibility. In the current environment where security and safety are paramount concerns it is vital that the licensing of commercial drivers have the same credibility as the licensing in other professions.

Entities that perform both training and testing may lessen any conflict of interest by having separate training and examiner personnel. However, even with such separation, examiners who are employed by a training entity continue to have financial ties to such entity. It is clear that it is in the best financial interests of the entity who provides both training and testing for most of its students to pass the driving examination. The very existence of such an entity depends on recruiting more students for training and testing. The ultimate success of the entity and continued employment of the examiner depend ultimately on how many students successfully pass the driving examination. The Department of Revenue recognizes that not all third party testers who perform a dual training and testing role have acted on such conflicts to jeopardize safety. However, the department must set criteria for such programs to eliminate the risk of such behavior occurring in the program. The department is aware that its sister state, Illinois, recently recognized this same conflict in its third party testing program. Subsequent to scrutiny of its program by the federal government, Illinois implemented a change to prohibit any commercial driver training school from also doing third party testing.

In discussion with Johnny Richardson and Hook Up Drivers regarding dual testing and training roles everyone acknowledged and agreed that potential and actual conflict of interest may exist. Hook Up Drivers indicated it has a separation of examiners and trainers and attempts to eliminate conflict by such separation. Hook Up Drivers also proposed alternative solutions to such conflict such as increased audits, random audits or reexamination of successful students. The department has considered these alternatives, however, they will only partially address any conflict. The proposed solutions may detect program problems, but likely after the fact, so that any safety risk posed by drivers would already exist on the highways. Such solutions will also require additional time and personnel on the part of the state that do not exist today. If it becomes possible to hire additional personnel, it is the department's belief they would be better devoted to providing additional state testing to accommodate such sites, rather than providing additional audits or reexamination.

It is the department's position, after careful examination, that it is in the best interest of the citizens of the state to eliminate the existing conflict of interest in this area. As the federal government has recently acknowledged with the passage of the Patriot Act,

commercial licensing, which may include the hauling of hazardous material, is an area where additional security and integrity is essential for everyone's safety. While the department is cognizant of the change in operation that this rule will create for third party testers, who also operate driver training schools, it is critical for driver licensing integrity and credibility that such change occur. The state will work to develop alternative means of testing to accommodate any gap in service this change may produce.

The department has proposed a limited exception to the dual testing and training prohibition in the case of public school districts, their contractors and state operated training centers. The department realizes that the same conflict of interest may potentially exist in such quasi-governmental entities but believes it is minimized or eliminated by the following factors. Public school districts' main function is to educate students rather than train commercial drivers. The main financial compensation for such entities comes from the education of school children. Such districts and their contractors, in training drivers, are hiring these drivers to operate their equipment and will be liable for any safety problems created by such drivers. The drivers are also subject to additional scrutiny from the Department of Elementary and Secondary Education regarding driver safety and fitness. The drivers have to complete additional state testing for school bus permit certification. If an unsafe driver is allowed to pass during skills testing, these entities risk liability that may jeopardize the financial resources of their employer and any public school contracts. Additionally, state operated training centers work closely with the Missouri state highway patrol trainers in providing training and curriculum. They also receive governmental funding beyond student fees and are accountable as a governmental education facility. These factors help eliminate any conflict of interest in these entities.

COMMENT: The department received one internal comment regarding a typing error in the Missouri Department of Revenue Third Party Testing Program Sanctions Examiner chart and the Tester chart.

RESPONSE AND EXPLANATION OF CHANGE: The charts have been corrected.

12 CSR 10-24.326 Third Party Tester and Examiner Sanction and Hearing Guidelines

**MISSOURI DEPARTMENT OF REVENUE THIRD PARTY TESTING PROGRAM
SANCTIONS**

EXAMINER

VIOLATIONS FIRST OFFENSE SECOND OFFENSE THIRD OFFENSE FOURTH OFFENSE

EXAMINER RECORDKEEPING AND BUSINESS PRACTICES				
Examiner conducts test while non-certified, suspended or decertified.	Decertification			
Examiner conducts tests without DOR approval or conducts tests for more than one tester.	Decertification			
Examiner does not adhere to fee schedule.	Warning letter	30-day suspension.	60-day suspension.	Decertification
Examiner fails to maintain or complete records as required.	Warning letter	30-day suspension.	60-day suspension.	Decertification
Examiner fails to respond to DOR/MSHP request for information or fails to comply with DOR/MSHP instruction, directive or ruling.	Suspension until complies	Decertification		
EXAMINER QUALIFICATIONS				
Examiner application indicates felony conviction in last five years.	Denial/Decertification			
Examiner driving history indicates conviction for any alcohol related enforcement contacts (DWI, DUJ, BAC, DUID, etc) in MO or any other state within lasts five years.	Denial/Decertification			
Examiner driving history indicates a suspension, revocation, cancellation or disqualification in MO or any other state within last five years.	Denial/Decertification			
Examiner fails to attend required re-certification courses as required by the Director every three (3) years or when required based upon audit findings.	Suspension until re-certification course completed.	Decertification		

Examiner fails to report suspension, revocation, cancellation or disqualification.	Suspension up to one year or decertification.			
SKILLS TEST ADMINISTRATION				
Examiner encourages or accepts bribe or gratuity.	Decertification			
Examiner falsifies records or information or misrepresents by omitting any test requirement or procedure.	Suspension up to one year and/or decertification.			
Examiner fails to inform DOR/MSHP concerning civil or criminal actions related to skills test.	Suspension up to one year and/or decertification.			
Examiner administers skills test without proper CDL License and appropriate endorsements and/or restrictions.	30-day minimum suspension and re-audit.	Decertification		
Examiner tests applicant for whom the tester/ examiner provided training. *** See Administrative Rule, Part 11, for exemptions to this policy.	30 day suspension	60 day suspension	Decertification	
Examiner knowingly re-tests failed applicant within same day.	Warning	30-day suspension	60-day suspension	Decertification
Examiner allows unauthorized passengers in the test vehicle during skills testing.	Warning and possible re-audit	30-day suspension	60-day suspension.	Decertification
Audit of examiner finds scoring and form completions inconsistent with TPT manual guidelines.	Re-audit and/or 30 day suspension	60 day suspension	Decertification	

**MISSOURI DEPARTMENT OF REVENUE THIRD PARTY TESTING PROGRAM
SANCTIONS**

TESTER

VIOLATIONS	FIRST OFFENSE	SECOND OFFENSE	THIRD OFFENSE	FOURTH OFFENSE
TESTER RECORDS AND BUSINESS PRACTICES				
Tester operates without Department of Revenue authorization.	Application denied for minimum of five (5) years.			
Tester does not maintain insurance as required per section C-3 in tester contract.	Suspended until Department receives proof of required insurance.	30 day suspension and must submit proof of required insurance to Department of Revenue.	Decertification	
Tester does not maintain certificate of authorization for use of test site(s) as required.	Suspended until receipt of authorization and posting of certificate.	30 day suspension and must receive authorization and post certificate	Decertification	
Tester uses non-certified, suspended or decertified examiner.	Decertification			
Tester uses examiner without Department of Revenue approval or allows examiner to test for more than one tester.	Decertification			
Tester does not adhere to fee scheduling.	Warning letter to TPT	30 day suspension	60 day suspension	Decertification
Tester representative fails to attend audit/inspection without notification.	30-day suspension	60-day suspension	Decertification	
Tester fails to comply with monthly reporting requirements.	Warning letter to TPT	30 day suspension	60 day suspension	Decertification
Tester fails to respond to DOR/MSHP request for information or fails to comply with DOR/MSHP instruction, directive or ruling.	Suspension until complies	Decertification		
Tester fails to maintain permanent structure and business street address.	Suspension until complies	Decertification		
Tester records not maintained at each test site in centralized location.	If audit can be completed, warning letter to TPT. If audit cannot be completed, warning letter to TPT and reschedule audit.	30-day suspension.	indefinite suspension until complies	Decertification
Tester fails to notify DOR of any changes to tester or examiner status.	Warning	30-day suspension.	Decertification	

TEST SITE FACILITIES				
Site does not comply with basic control, pre-trip and skills course layout or space requirements.	Warning and/or up to 30 day suspension	Warning and/or up to 60 day suspension	One (1) year suspension or possible decertification.	Decertification
TEST ADMINISTRATION				
Tester encourages or accepts bribe or gratuity.	Decertification			
Tester falsifies records or information, or misrepresents by omitting, any test requirement or procedure or encourages/requires examiner to do the same.	Decertification			
Tester fails to inform DOR/MSHP concerning civil or criminal actions related to complaints regarding skills testing.	Suspension up to one year pending additional action or decertification.			
Tester allows examiner to administer skills test without proper CDL license and appropriate restrictions or endorsements.	30-day suspension and re-audit.	Decertification		
Tester allows examiner to administer tests during non-daylight hours.	30 day suspension	60 day suspension	Decertification	
Tester allows examiner to knowingly re-test failed applicant within same day.	Warning	30 day suspension	60 day suspension	Decertification
Tester allows examiner to administer skills tests with unauthorized passengers in test vehicle.	Warning	30 day suspension	60 day suspension	Decertification
Tester administers test to employees or students whom the tester has trained. *** See Administrative Rule, Part 11, for exemptions to this policy.	30 day suspension	60 day suspension	Decertification	

**Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 41—General Tax Provisions**

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.065, RSMo 2000, the director amends a rule as follows:

12 CSR 10-41.010 Annual Adjusted Rate of Interest is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 3, 2001 (26 MoReg 2303). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 111—Sales/Use Tax—Machinery and
Equipment Exemptions**

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 144.270, RSMo 2000, the director adopts a rule as follows:

12 CSR 10-111.100 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 15, 2001 (26 MoReg 2224–2225). Changes have been made in the text of the proposed rule, and those changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received one (1) written comment on the proposed rule.

COMMENT: The commenter suggested that subsections (3)(D) and (4)(B) appeared inconsistent with section (1).

RESPONSE AND EXPLANATION OF CHANGE: The department has amended subsections (3)(D) and (4)(B) to remove the inconsistency noted.

COMMENT: The commenter also suggested that section (1) and subsection (3)(C) did not accurately reflect Missouri law because they refer to a “transfer of title.” The commenter correctly noted that Missouri law includes a “transfer of title or ownership.”

RESPONSE AND EXPLANATION OF CHANGE: The department has made the suggested changes to section (1) and subsection (3)(C).

12 CSR 10-111.100 Commercial Printers

(1) In general, sales of printed product by commercial printers are subject to tax. Purchases of materials and supplies, such as paper and ink, which become a component part or ingredient of the printed product are exempt. Other materials used by the printer may be exempt if title or ownership to the materials transfers to the customer. Purchases of machinery, equipment and parts for replacement or for a new or expanded plant are exempt if directly used in the manufacturing process. This includes printing presses and plates. Chemicals to develop the film and plates are not

exempt unless they become an ingredient or component part of materials resold to the customer.

(3) Basic Application of Tax.

(C) Other materials transferred to customers—Purchases of materials, including film, used by the printer in its manufacturing process do not qualify for the sale for resale exclusion unless title or ownership to such materials is transferred to the customer. Whether title passes is based on the intent of the parties, as evidenced by all relevant facts, including written agreements, course of dealing or usage of trade and availability of the materials for future use by the customer.

(D) Chemicals—Chemicals to develop the film and plates are not exempt unless they become an ingredient or component part of materials resold to the customer. Chemicals that generally do not become an ingredient or component part include chemicals used on plates to desensitize the plates and to prevent them from oxidizing, developers, replenishers, finishers, fixers, store gum and plating solution.

(4) Examples.

(B) A commercial printer purchases plates, film, phototypesetting paper, developer chemical for plates and film (which do not become a part of the plates or film), and press cleaning solvent that is not mixed with ink. The plate is exempt machinery and equipment. The printer’s contract with the customer states the negatives become the property of the customer. The film is exempt as a component part of the negative. The phototypesetting paper does not qualify for exemption as machinery or equipment, ingredient or component part or sale for resale. The developer chemicals and cleaning solvent do not qualify for exemption as ingredients or component parts or sales for resale.

**Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 40—Division of Family Services
Chapter 19—Energy Assistance**

ORDER OF RULEMAKING

By the authority vested in the director of the Division of Family Services under section 207.020, RSMo 2000, the director amends a rule as follows:

13 CSR 40-19.020 Low Income Home Energy Assistance Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2001 (26 MoReg 2013–2014). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 19—DEPARTMENT OF HEALTH AND SENIOR
SERVICES
Division 15—Division of Senior Services
Chapter 7—In-Home Service Standards**

ORDER OF RULEMAKING

By the authority vested in the director of the Division of Aging pursuant to section 660.050, RSMo Supp. 2001, and pursuant to the transfer of authority to the Department of Health and Senior Services by House Bill 603, 2001, the department hereby amends a rule as follows:

19 CSR 15-7.021 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2001 (26 MoReg 2034-2044). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The division received a total of thirty-seven (37) comments from five (5) organizations and individuals during the thirty (30)-day comment period.

COMMENT: In section (4) subsection (A) paragraph 5, if the intent of the proposed regulation is to respond to repeated offenses of “no shows” rather than an occasional missed visit, then the new language should reflect that intent.

RESPONSE: The division has determined that the provider is responsible for the quality of services and oversight of service delivery. The provision is tied to the division’s mandate for protecting seniors and adults with disabilities and non-delivery of services without contact with the client would be appropriate to consider as evidence should such an act create a risk of injury or harm. Therefore the proposed changes are not necessary.

COMMENT: In section (6) subsection (C) the commenter is concerned the client may not receive adequate care if the respite care aide has not received the same training as required of an advanced personal care aide.

RESPONSE: The proposed rule requires the advanced respite care worker to receive specialized training to meet the needs of the client. An on-site evaluation by the provider RN is required to evaluate the client’s condition and identify the training needs for the respite care worker prior to the initiation of the service. The *Code of State Regulations* also states in section (6), subsection (C) paragraph 3. that a monthly nurse visit will be authorized to evaluate the client’s condition and the adequacy of the care plan. The division has determined the proposed rule meets the intent of the division, and additional training requirements are not necessary.

COMMENT: New language in section (14) subsection (D) requires the manager to successfully complete the division’s certification course annually. Clarification is requested to distinguish between subsection (B) which is the initial requirement for the manager to successfully complete the provider certification course and subsection (D) which is an annual certification. The proposed rule is burdensome and the initial provider certification class may not be of value for experienced managers. The division should consider allowing attendance at industry/association sponsored events with approved agendas to fulfill the ongoing training requirements for managers.

RESPONSE AND EXPLANATION OF CHANGE: The division agrees and is clarifying the proposed amendment to distinguish between the initial certification and an annual training. The intent is for the division to be able to provide information regarding policies and regulations to certified managers at regional provider meetings or at the annual state-wide provider meeting.

COMMENT: In section (15) subsection (B) the commenter suggests adding language which would require the division to furnish the provider with documentation for any initial, reauthorization, or changes in the care plan before the end of the calendar month which the plan is being changed.

RESPONSE: The changes in this section were technical in nature and to add the suggested language would change the intent of the rule. The information shall be retained for possible future revisions.

COMMENT: Section (16) subsections (A), (B), and (C). Commenters request further explanation as it is unclear if the intent of the division is for the provider to continue delivering in-home services for all services authorized by the division during the twenty-one (21)-day notification period or can the provider discontinue services immediately, including in a potentially unsafe environment.

RESPONSE AND EXPLANATION OF CHANGE: It is not the intent of the division to require service be delivered in a potentially unsafe environment. The division agrees that further clarification is needed and will revise the wording of this subsection accordingly.

COMMENT: Section (16), subsection (D), for the non-compliant client—commenters request the twenty-one (21)-day notification remain as it is currently written, for advanced personal care or advanced respite care only and not include non-compliant clients. Another commenter suggested including the following language in the appropriate sentence “... arrange for alternative care or care in another setting.”

RESPONSE: The division has determined that the language in subsection (D) complies with the division’s mandate to ensure protection of eligible adults who may be at risk, and the language shall remain as written.

COMMENT: Section (18) subsection (F), request the division review the insurance requirement in regard to occurrence coverage.

RESPONSE: The division has reviewed this section and has found the proposed language provides more security for clients who may file a claim whether or not the policy is in effect at the time of filing. The proposed language shall remain as written.

COMMENT: In Section (18) subsections (K) and (L) concerning authorizations, the commenter suggests including a specific time period for the division to forward the necessary written documentation for initiation, reauthorization or change in the care plan to the provider.

RESPONSE: Although the suggestions have merit, the proposed revisions are intended to give direction to the provider as to when in-home services are to be initiated. The requirements and time frames for documentation by division staff are included in case management policy and the language shall remain as written.

COMMENT: The division should not remove the section concerning solicitation (previously Section (18)(V)) but should strengthen the regulation so it can be enforced.

Commenters were concerned that the removal of the section will make vulnerable adults more susceptible to exploitation and abuse from unscrupulous providers.

They suggested requesting the division ask a client why they want to switch providers, and if the reason is suspected to be due to an aide changing employment, the division encourage the client to discuss this with their current provider, including a twenty-one (21)-day waiting period.

RESPONSE: Federal Law (U.S.C. section 1396a(a)(23)) and Regulation (42 CFR section 431.51) mandates provider choice. Therefore, the division does not have the authority to impose a waiting period prior to switching providers. The division is mandated by statute (Chapter 660, RSMo) to investigate any allegations of abuse and/or exploitation and would therefore investigate any allegations of injury or harm to clients caused by alleged unscrupulous marketing practices. The language will remain the same.

COMMENT: Section (19) subsection (B) requiring the supervisor to have a baccalaureate degree and one (1) year of paid work experience seems unduly harsh and unnecessary, the equivalent of five (5) years. However, a person with no education can be a supervisor after having three (3) years paid work experience providing direct care to the elderly, disabled and/or infirm. Also,

there is no provision for a person with an associate degree plus paid work experience to qualify. The commenters suggest removing the one (1) year paid work experience from the baccalaureate degree person and including the person with an associate degree with one (1) year paid experience to qualify for a supervisor.

RESPONSE AND EXPLANATION OF CHANGE: The division has reviewed the suggestions and will revise the language to be consistent with the supervisor requirements stipulated in the personal care rule promulgated by the Division of Medical Services, (13 CSR 70-91.010).

COMMENT: The commenter suggests in section (19) subsection (D) paragraph 3. the division change the wording to read "A home health aide meeting the standards set forth in 42 CFR 484.36 for home health aide certification." This would eliminate the misunderstanding that Medicare requires training hours to become a certified home health aide.

RESPONSE AND EXPLANATION OF CHANGE: The division has waived stipulated training for home health aides with the assumption that federal requirements for training exceeded those required for aides to deliver advanced personal care. The division will revise the language to be consistent with the training requirements stipulated in the Personal Care rule promulgated by the Division of Medical Services, (13 CSR 70-91.010).

COMMENT: Section (20) regarding the RN's responsibility, the commenters request the division modify the language of this section to include part of the RN's responsibilities is one of clinical and quality oversight and not administrative or clerical in nature. The RN has the ability to delegate and provide oversight to the tasks in subsection (A) through (G) and through policies and procedures to maintain the general clinical integrity of the provider.

RESPONSE AND EXPLANATION OF CHANGE: The division will revise the language to clarify the role and expectations of the nurse oversight component.

COMMENT: The commenters request the division eliminate subsection (C) of section (20) as part of the RN responsibilities but again assure through policies and procedures the annual evaluations are conducted and are appropriate.

RESPONSE AND EXPLANATION OF CHANGE: The division will revise the language to require the nurse to oversee the development of a system that contains a component for requiring nurse reviews of completed evaluations when appropriate.

COMMENT: A commenter states that it appears the division has deleted the requirement the provider have a policy governing communicable diseases that prohibits provider staff contact with clients, which includes an annual tuberculosis screening. However, in section (20) subsection (F) new language in the RN requirements seem to contradict this deletion.

RESPONSE: The proposed rule does not change the requirements regarding policies governing communicable disease, but has moved the responsibility from the supervisor to the nurse. The division does not by regulation or policy require an annual tuberculosis screening of in-home service aides. The changes made by the division were technical in nature and shall remain as written.

COMMENT: Section (20) subsection (G) the commenter states this subsection goes beyond what is necessary in the in-home service program and exceeds the requirements of home health and interprets section (20) subsection (A) as addressing supervision and nurse delegation.

RESPONSE AND EXPLANATION OF CHANGE: Although the in-home program may be interpreted as exceeding the requirements of home health in certain areas, the division believes the degree of professional oversight of home health services differs from that authorized for ongoing services of the in-home program.

The division does not agree with the commenter's interpretation that section (20) subsection (A) adequately addresses supervision and nurse delegation: (A) specifically addresses RN responsibilities regarding the supervisors of in-home workers. The division agrees, however, that subsection (G) needs clarification, and will revise the language to clarify that the role of the RN is one of monitoring or oversight of the duties that are delegated to the LPN.

COMMENT: New section (21) subsection (E) the commenter is uncertain if the language used meets the intent of the division, which was for the provider to have a signed agreement with those who are providing services under a contract with the provider, but are not regular employees of the provider.

RESPONSE AND EXPLANATION OF CHANGE: The division agrees with the commenter and will revise this subsection accordingly.

COMMENT: Section (22), subsection (A), paragraphs 2 and 4 and subsection (B): In order to comply with and exceed the current training standards, providers are experiencing increasing costs. The commenter objects to the requirement for Alzheimer's disease and other related dementia training be conducted on an annual basis.

RESPONSE AND EXPLANATION OF CHANGE: The regulation has been revised to reflect the statutory mandate for training on Alzheimer's disease and related dementia (660.050(22)8, RSMo). The division has not increased the number of hours of training required, but rather require that the topic be included. The requirement for training to be included in the curriculum for ongoing in-service training is also included in this statute. The division will revise the language that may be interpreted to require the provider conduct annual training.

COMMENT: Section (23) includes new language regarding the requirement for Alzheimer's training for new employees and ongoing in-service training on Alzheimer's disease. The commenter encourages the division to adopt the guidelines being developed by the commenter, other agencies, and associations.

RESPONSE: The division has a statutory mandate (660.050(22)8, RSMo) to establish minimum dementia-specific training requirements for employees involved in the delivery of care to persons with Alzheimer's disease or related dementia which will enable the training to be consistent throughout the continuum of care. The general language of this rule is not intended to establish these minimum guidelines but to assure that the training is incorporated into training as required by law. The division has determined that the language is necessary to meet the intent of the statute and shall remain as proposed.

19 CSR 15-7.021 In-Home Service Standards

(14) Prior to approval by the division for an in-home services contract and subsequent enrollment as a Medicaid personal care provider under 13 CSR 70-91.010(3), in addition to the contract, after August 1, 1998, all providers must—

(D) Ensure the designated managers annually attend division sponsored training designed to update certified managers.

(16) To ensure safety and welfare of clients, the following policies and procedures shall be followed when discontinuing in-home services:

(A) Services for a client shall be immediately discontinued by a provider upon receipt of information that the client's case is closed by the division;

(B) When the provider learns of circumstances that may require closing the case: (for example, death, entry into a nursing home, client no longer needs services, etc.), the provider shall immediately notify the division case manager in writing and request that the client's service be discontinued;

(C) When the client, family member, or other person living in the household, threatens or abuses provider personnel, the provider shall immediately notify the division case manager by telephone and in writing including information regarding the threat(s) or abusive acts. The division and provider shall mutually determine appropriate intervention and the feasibility of continuing services; or

(19) In-home service providers shall meet, at a minimum, the following personnel requirements:

(B) A supervisor shall be designated by the provider to supervise the day-to-day delivery of in-home service who shall be at least twenty-one (21) years of age and meet at least one (1) of the following requirements:

1. Be a registered nurse who is currently licensed in Missouri; or

2. Possess a baccalaureate degree; or

3. Be a licensed practical nurse who is currently licensed in Missouri with at least one (1) year of experience with the direct care to the elderly, disabled or infirm; or

4. Have at least three (3) years experience with the direct care to the elderly, disabled or infirm.

(D) All advanced personal care aides and advanced respite care workers employed by the provider shall be—

1. A licensed practical nurse; or

2. Certified nurse assistant; or

3. A competency evaluated home health aide having completed both written and demonstration portions of the test required by the Missouri Department of Health and Senior Services and 42 CFR 484.36; or

4. Documented to have worked successfully for the provider for a minimum of three (3) consecutive months while working at least fifteen (15) hours per week as an in-home aide that has received personal care training;

(20) The RN required by (19)(A) of this rule will be primarily responsible for ensuring that policies and procedures of the in-home service provider meet the clinical standards for proper care of clients, training of staff, and general clinical integrity. Such responsibilities shall include, at a minimum, the following functions:

(C) Provide oversight to the process and documents used by the staff who conduct annual supervisory visits and have in place a system that ensures that completed evaluations are reviewed by the nurse when appropriate;

(G) Monitor or provide oversight of nurse tasks or functions delegated to and performed by the LPN.

(21) The in-home service supervisor's responsibilities shall include, at a minimum, the following functions:

(E) Assure that all individuals, who may not be considered employees, but work for the provider in any capacity involving direct care of clients, have a signed agreement detailing the employment arrangement, including all rights and responsibilities. Such agreement would apply to all individuals hired through contract or other employment arrangement.

(22) The in-home service provider shall have a written plan for providing training for new aides, respite care workers and homemakers which shall include, at minimum, the following requirements:

(B) Ten (10) hours of in-service training annually are required after the first twelve (12) months of employment. In-service training curricula shall include updates on Alzheimer's disease and related dementia; and

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

**Title 4—DEPARTMENT OF ECONOMIC
DEVELOPMENT
Division 240—Public Service Commission
Chapter 2—Practice and Procedure**

IN ADDITION

A proposed amendment, 4 CSR 240-2.080, was published in the *Missouri Register* on October 15, 2001 (26 MoReg 1965-1966) and a final order of rulemaking is published in this issue of the *Missouri Register*. An error occurred in subsection (8)(A) where the words "or brief" were inadvertently omitted from the text following the phrase "of the pleading." This rule will appear correctly in the March 31, 2002 update to the *Code of State Regulations*.

Subsection (8)(A) is reprinted here in its entirety for clarification.

4 CSR 240-2.080 Pleadings, Filing, and Service

(8)(A) One (1) paper original and eight (8) paper copies of the pleading or brief; or

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

IN ADDITION

A proposed amendment to 10 CSR 60-15.080 was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1813-1816) and the final order of this same rule is published in this issue. In section (1) the word "and" was inadvertently not printed in boldface type. This In Addition corrects that error, and section (1) is reprinted here for clarification purposes only.

10 CSR 60-15.080 Monitoring Requirements for Water Quality Parameters

(1) General Requirements. All large (serving more than fifty thousand (>50,000) persons) water systems and all small-(serving less than or equal to three thousand three hundred (<3,300) persons) and medium-size (serving three thousand three hundred one to fifty thousand (3,301-50,000) persons) systems that exceed the lead or copper action level shall monitor water quality parameters in addition to lead and copper in accordance with this rule. The requirements of this rule are summarized in the table at the end of this rule.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Public Drinking Water Program
Chapter 15—Lead and Copper**

IN ADDITION

A proposed amendment to 10 CSR 60-15.090 was published in the *Missouri Register* on September 17, 2001 (26 MoReg 1816-1817) and the final order of this same rule is published in this issue. In subsection (5)(A) the last phrase, "if the system meets any one (1)

of the following criteria" was inadvertently not printed in boldface type. This In Addition corrects that error, and subsection (5)(A) is reprinted here for clarification purposes only.

10 CSR 60-15.090 Monitoring Requirements for Lead and Copper in Source Water

(5)(A) A water system using only groundwater may reduce the monitoring frequency for lead and copper in source water to once during each nine (9)-year compliance cycle if the system meets any one (1) of the following criteria:

*[Title 13—DEPARTMENT OF SOCIAL SERVICES]
Title 19—DEPARTMENT OF HEALTH AND SENIOR
SERVICES
Division 15—Division of [Aging] Senior Services
Chapter 1—Organization*

IN ADDITION

Due to the transfer of the Division of Aging from the Department of Social Services to the Department of Health and the subsequent renaming of the Department of Health to the Department of Health and Senior Services, the following rules shall be transferred. The transfer was effective August 28, 2001.

[13 CSR 15-1.010] **19 CSR 15-1.010** Organization and Operation

*[Title 13—DEPARTMENT OF SOCIAL SERVICES]
Title 19—DEPARTMENT OF HEALTH AND SENIOR
SERVICES
Division 15—Division of [Aging] Senior Services
Chapter 2—Education and Program Enhancement*

IN ADDITION

Due to the transfer of the Division of Aging from the Department of Social Services to the Department of Health and the subsequent renaming of the Department of Health to the Department of Health and Senior Services, the following rules shall be transferred. The transfer was effective August 28, 2001.

[13 CSR 15-2.010] **19 CSR 15-2.010** Alzheimer's Pilot Project Grants

*[Title 13—DEPARTMENT OF SOCIAL SERVICES]
Title 19—DEPARTMENT OF HEALTH AND SENIOR
SERVICES
Division 15—Division of [Aging] Senior Services
Chapter 3—Service Credit Program (Older Volunteer
Service Bank)*

IN ADDITION

Due to the transfer of the Division of Aging from the Department of Social Services to the Department of Health and the subsequent renaming of the Department of Health to the Department of Health and Senior Services, the following rules shall be transferred. The transfer was effective August 28, 2001.

[13 CSR 15-3.010] **19 CSR 15-3.010** Definitions

- [13 CSR 15-3.020] 19 CSR 15-3.020 Sponsoring Agencies
- [13 CSR 15-3.030] 19 CSR 15-3.030 Volunteers
- [13 CSR 15-3.040] 19 CSR 15-3.040 Service Credits
- [13 CSR 15-3.050] 19 CSR 15-3.050 Redemption of Credits

*[Title 13—DEPARTMENT OF SOCIAL SERVICES]
Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 15—Division of [Aging] Senior Services
Chapter 4—Older Americans Act*

IN ADDITION

Due to the transfer of the Division of Aging from the Department of Social Services to the Department of Health and the subsequent renaming of the Department of Health to the Department of Health and Senior Services, the following rules shall be transferred. The transfer was effective August 28, 2001.

- [13 CSR 15-4.010] 19 CSR 15-4.010 Definition of Terms
- [13 CSR 15-4.020] 19 CSR 15-4.020 Administration of the Older Americans Act
- [13 CSR 15-4.030] 19 CSR 15-4.030 Governor's Advisory Council on Aging
- [13 CSR 15-4.040] 19 CSR 15-4.040 State Plan
- [13 CSR 15-4.050] 19 CSR 15-4.050 Funding Formula and Fiscal Management
- [13 CSR 15-4.060] 19 CSR 15-4.060 State Long-Term Care Ombudsman Program
- [13 CSR 15-4.070] 19 CSR 15-4.070 Designation of Area Agencies on Aging
- [13 CSR 15-4.080] 19 CSR 15-4.080 Withdrawal of Designation
- [13 CSR 15-4.090] 19 CSR 15-4.090 Appeal to the Assistant Secretary
- [13 CSR 15-4.100] 19 CSR 15-4.100 Area Agency Governing Body
- [13 CSR 15-4.105] 19 CSR 15-4.105 Area Agency Election Procedures for Governing Body Membership
- [13 CSR 15-4.110] 19 CSR 15-4.110 Area Agency Advisory Council
- [13 CSR 15-4.120] 19 CSR 15-4.120 Affirmative Action/Equal Employment Opportunity/Preference in Hiring
- [13 CSR 15-4.130] 19 CSR 15-4.130 Area Agency Staff
- [13 CSR 15-4.135] 19 CSR 15-4.135 Area Agency Director
- [13 CSR 15-4.140] 19 CSR 15-4.140 Area Agency Plan
- [13 CSR 15-4.150] 19 CSR 15-4.150 Waivers
- [13 CSR 15-4.160] 19 CSR 15-4.160 Review, Submission and Approval of Area Agency Area Plans and Plan Amendments

- [13 CSR 15-4.170] 19 CSR 15-4.170 Area Agency Fiscal Management

- [13 CSR 15-4.175] 19 CSR 15-4.175 Funding Acquisition or Construction of Multipurpose Senior Centers

- [13 CSR 15-4.180] 19 CSR 15-4.180 Area Agency Advocacy Responsibility

- [13 CSR 15-4.190] 19 CSR 15-4.190 Area Agency Development of a Comprehensive and Coordinated Service Delivery System

- [13 CSR 15-4.200] 19 CSR 15-4.200 Area Agency Subgrants or Contracts

- [13 CSR 15-4.210] 19 CSR 15-4.210 Area Agency Grievance Procedures

- [13 CSR 15-4.220] 19 CSR 15-4.220 Area Agency Technical Assistance, Monitoring and Evaluation Responsibilities

- [13 CSR 15-4.230] 19 CSR 15-4.230 Multipurpose Senior Center

- [13 CSR 15-4.240] 19 CSR 15-4.240 Nutrition Service Requirements

- [13 CSR 15-4.250] 19 CSR 15-4.250 Area Agency USDA

- [13 CSR 15-4.260] 19 CSR 15-4.260 Outreach Services

- [13 CSR 15-4.270] 19 CSR 15-4.270 Legal Services

- [13 CSR 15-4.280] 19 CSR 15-4.280 Ombudsman Services

- [13 CSR 15-4.290] 19 CSR 15-4.290 Information and Assistance

- [13 CSR 15-4.300] 19 CSR 15-4.300 Record Keeping and Confidentiality

- [13 CSR 15-4.310] 19 CSR 15-4.310 Corporate Eldercare

*[Title 13—DEPARTMENT OF SOCIAL SERVICES]
Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES*

**Division 15—Division of [Aging] Senior Services
Chapter 6—Alternative Services**

IN ADDITION

Due to the transfer of the Division of Aging from the Department of Social Services to the Department of Health and the subsequent renaming of the Department of Health to the Department of Health and Senior Services, the following rules shall be transferred. The transfer was effective August 28, 2001.

- [13 CSR 15-6.020] 19 CSR 15-6.020 Division Mediation Procedures

- [13 CSR 15-6.025] 19 CSR 15-6.025 Division Formal Hearings

*[Title 13—DEPARTMENT OF SOCIAL SERVICES]
Title 19—DEPARTMENT OF HEALTH AND SENIOR
SERVICES
Division 15—Division of [Aging] Senior Services
Chapter 7—Service Standards*

IN ADDITION

Due to the transfer of the Division of Aging from the Department of Social Services to the Department of Health and the subsequent renaming of the Department of Health to the Department of Health and Senior Services, the following rules shall be transferred. The transfer was effective August 28, 2001.

[13 CSR 15-7.005] **19 CSR 15-7.005** Definitions

[13 CSR 15-7.010] **19 CSR 15-7.010** General Requirements for all Service Providers

[13 CSR 15-7.021] **19 CSR 15-7.021** In-Home Services Standards

[13 CSR 15-7.040] **19 CSR 15-7.040** Transportation Services Standards

[13 CSR 15-7.050] **19 CSR 15-7.050** Information and Referral Service Standards

[13 CSR 15-7.060] **19 CSR 15-7.060** Nutrition Service Standards

**Title 19—DEPARTMENT OF HEALTH AND SENIOR
SERVICES**

**Division 15—Division of Senior Services
Chapter 7—In-Home Service Standards**

IN ADDITION

A proposed amendment, 19 CSR 15-7.021, was published in the *Missouri Register* on October 15, 2001 (26 MoReg 2034-2044) and a final order of rulemaking is published in this issue of the *Missouri Register*. A typographical error occurred in subsection (6)(B) where all of subsection (6)(B) should have been bold, as it was all new material, however only the alphabetical letter "(B)" was bolded. Subsection (6)(B) is reprinted here correctly for clarification. This amendment will appear correctly in the March 31, 2002 update to the *Code of State Regulations*.

19 CSR 15-7.021 In-Home Service Standards

(6)(B) Basic respite care services are provided to clients with non-skilled needs.

**Title 19—DEPARTMENT OF HEALTH
AND SENIOR SERVICES
Division 60—Missouri Health Facilities
Review Committee
Chapter 50—Certificate of Need Program**

APPLICATION REVIEW SCHEDULE

DATE FILED:
APPLICATION PROJECT NO. &
NAME/COST & DESCRIPTION/
CITY & COUNTY

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. Decisions are tentatively scheduled for the March 27, 2002, Certificate of Need meeting. These applications are available for public inspection at the address shown below:

02/08/02

#3201 RS: Benton House
Kansas City (Jackson County)
\$250,000, Replace 23-bed residential care facility (RCF) II and a 16-bed RCF II with a new 39-bed RCF II

02/08/02

#3122 RP: Country Aire Estates
Hannibal (Ralls County)
\$42,495, Long-term care (LTC) bed expansion through the purchase of 5 RCF II beds from Palermo Manor, St. Louis (St. Louis County)

02/11/02

#3216 HS: St. John's Regional Medical Center
Joplin (Jasper County)
\$1,300,000, Replace mobile magnetic resonance imaging (MRI) unit with a fixed MRI unit

02/11/02

#3067 RP: Meadowbrook Residential Care, Inc.
Pilot Knob (Iron County)
\$270,825, LTC bed expansion through the purchase of 5 RCF II beds from Ashly Residential Care, Independence (Jackson County), and 6 RCF I beds from Country Living RCF, Salem (Dent County)

Any person wishing to request a public hearing for the purpose of commenting on any of these applications must submit a written request to this effect, which must be received by March 14, 2002. All written requests and comments should be sent to:

Chairman
Missouri Health Facilities Review Committee
c/o Certificate of Need Program
915 G Leslie Boulevard
Jefferson City, MO 65101

For additional information contact
Donna Schuessler, 573-751-6403.

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY

TO ALL CREDITORS OF AND CLAIMANTS AGAINST 248 PLACE, LLC, A MISSOURI LIMITED LIABILITY COMPANY (THE "COMPANY"):

You are hereby notified that Notice of Winding Up was filed with respect to the Company, the 27th day of December, 2001. Dissolution was effective on the 27th day of December, 2001. All persons having claims against the Company must present their claims in writing, and mail their claims to the Corporation at the following address:

248 Place, LLC.
750 N. Jefferson
Springfield, MO 65802
Attention: Gary A. Powell

A claim against the Corporation will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this Notice.

The claim must include the following information:

- (a) The name, address and telephone number of the claimant;
- (b) The amount claimed;
- (c) A description of the nature of the debt or the basis of the claim;
- (d) The date or dates the claim accrued; and
- (e) If the claim is founded on a writing, a copy of the writing.

Gary A. Powell, Attorney
750 North Jefferson
Springfield, MO 65802

“NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

TO ALL CREDITORS AND CLAIMANTS AGAINST 650 E. Battlefield, L.L.C., a Missouri limited liability company (the “Company”):

You are hereby notified that the Company has terminated, effective December 31, 2001, and is in the process of winding up its affairs. All persons having claims against the Company must present their claims in writing and mail their claims to both:

Mr. Bruce R. Blake
P.O. Box 4032
Springfield, MO 65808

Mr. Dennis J. Blake
505 Yosemite
Nixa, MO 65714

A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this Notice. In order to file a claim with the Company, you must furnish the following: (a) amount of the claim; (b) basis for the claim; and (c) documentation of the claim.”

**NOTICE OF DISSOLUTION
TO ALL CREDITORS AND CLAIMANTS AGAINST
R.O. MANAGEMENT I, L.P.**

On October 11, 2001, a Certificate of Cancellation of R.O. MANAGEMENT I, L.P., a Missouri limited partnership, was filed with the Missouri Secretary of State. Any and all claims against R.O. MANAGEMENT I, L.P., may be sent to: Gene M. Zafft, c/o Rosenblum, Goldenhersh, Silverstein & Zafft, 7733 Forsyth, 4th Floor, Clayton, Missouri 63105. Each claim should include the following information: the name, address and telephone number of the claimant, the amount of the claim, the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred. Any and all claims against R.O. MANAGEMENT I, L.P., will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the last date this notice is published.

**NOTICE OF DISSOLUTION
TO ALL CREDITORS AND CLAIMANTS AGAINST
RIVER OAKS ASSOCIATES, L.P.**

On August 27, 2001, a Certificate of Cancellation of RIVER OAKS ASSOCIATES, L.P., a Missouri limited partnership, was filed with the Missouri Secretary of State. Any and all claims against RIVER OAKS ASSOCIATES, L.P., may be sent to: Gene M. Zafft, c/o Rosenblum, Goldenhersh, Silverstein & Zafft, 7733 Forsyth, 4th Floor, Clayton, Missouri 63105. Each claim should include the following information: the name, address and telephone number of the claimant, the amount of the claim, the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred. Any and all claims against RIVER OAKS ASSOCIATES, L.P., will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the last date this notice is published.

“NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

TO ALL CREDITORS AND CLAIMANTS AGAINST Branson Resort Vacations, L.L.C., a Missouri limited liability company (the “Company”):

You are hereby notified that the Company has terminated, effective May 16, 2001, and is in the process of winding up its affairs. All persons having claims against the Company must present their claims in writing and mail their claims to:

Daniel Ruda
Vacation World, Inc.
245 S. Wildwood Dr.
Branson, MO 65616

A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this Notice. In order to file a claim with the Company, you must furnish the following: (a) amount of the claim; (b) basis for the claim; and (c) documentation of the claim.”

“NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

TO ALL CREDITORS AND CLAIMANTS AGAINST Branson Investment Property, L.L.C., a Missouri limited liability company (the “Company”):

You are hereby notified that the Company has terminated, effective February 15, 2001, and is in the process of winding up its affairs. All persons having claims against the Company must present their claims in writing and mail their claims to:

Daniel Ruda
Vacation World, Inc.
245 S. Wildwood Dr.
Branson, MO 65616

A claim against the Company will be barred unless a proceeding to enforce the claim is commenced with three (3) years after the publication of this Notice. In order to file a claim with the Company, you must furnish the following: (a) amount of the claim; (b) basis for the claim; and (c) documentation of the claim.”

“NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

TO ALL CREDITORS AND CLAIMANTS AGAINST The Champions Development, L.L.C., a Missouri limited liability company (the “Company”):

You are hereby notified that the Company has terminated, effective February 8, 2001, and is in the process of winding up its affairs. All persons having claims against the Company must present their claims in writing and mail their claims to:

Dan C. Ruda
245 S. Wildwood Dr.
Branson, MO 65616

A claim against the Company will be barred unless a proceeding to enforce the claim is commenced with three (3) years after the publication of this Notice. In order to file a claim with the Company, you must furnish the following: (a) amount of the claim; (b) basis for the claim; and (c) documentation of the claim.”

**OFFICE OF ADMINISTRATION
Division of Purchasing**

BID OPENINGS

Sealed Bids in one (1) copy will be received by the Division of Purchasing, Room 580, Truman Building, PO Box 809, Jefferson City, MO 65102, telephone (573) 751-2387 at 2:00 p.m. on dates specified below for various agencies throughout Missouri. Bids are available to download via our homepage: www.moolb.state.mo.us. Prospective bidders may receive specifications upon request.

B1E02214 Building Supplies - Kansas City 3/15/02;
B1E02215 Equipment: Grounds Care 3/15/02;
B3E02155 Security Guard Services 3/15/02;
B3Z02152 Peer Phone Support Services 3/15/02;
B1E02224 Equipment: Remote Sewer & Pipe Inspection 3/18/02;
B1E02228 Vehicle Repair 3/19/02;
B2Z02054 Field Traffic Controllers 3/20/02;
B1E02229 Frozen Food: Danish 3/21/02;
B3Z02126 Employment Placement Services 3/21/02;
B1E02136 Produce: Fresh Fruits & Vegetables 3/22/02;
B1E02225 Outboard Motors 3/22/02;
B3Z02119 Print: Warrants 3/22/02;
B3Z02159 Archaeological Services 3/22/02;
B3Z02147 Auditing Services 3/25/02;
B1E02203 Vehicles: Breath Alcohol Testing 3/26/02;
B1E02230 Oil: Motor 3/26/02;
B3E02156 Automated Teller Machine 3/26/02;
B3Z02139 Case Management/Worker's Compensation 3/26/02;
B3E02148 Janitorial Services 3/28/02;
B3E02157 Training Site & Meals 3/28/02;
B3Z02151 Drop-In Center Services 3/29/02;
B3Z02168 Strategic Plan-Tobacco Use Prevention & Control 4/18/02.
B2Z02058 Campground Reservation System 4/23/02;

It is the intent of the State of Missouri, Division of Purchasing to purchase the following as a single feasible source without competitive bids. If suppliers exist other than the one identified, contact (573) 751-2387 immediately.

- 1.) Proprietary Purchase-General Educational Development Tests & Scoring Stencils, supplied by GED Testing Service.
- 2.) Radio Advertising on KMOX Radio, supplied by KMOX Radio, St. Louis, MO.
- 3.) Raw Milk Testing Services, supplied by the Dairy Farmers of America.
- 4.) Radio Advertising on Emmis Communications, supplied by Emmis Communications, St. Louis, MO.

- 1.) TMS Software Upgrade, supplied by J & B Software, Inc.

Comprehensive Community Support Services & Case Management Services for Youth. (Please contact Julie Kleffner at (573) 751-7656, for Service Areas and Suppliers).

Economic Prosperity Consulting, supplied by Development Strategies, Inc.

James Miluski, CPPO,
Director of Purchasing

Rule Changes Since Update to Code of State Regulations

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—25 (2000), 26 (2001) and 27 (2002). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable and RUC indicates a rule under consideration.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
OFFICE OF ADMINISTRATION					
1 CSR 10	State Officials' Salary Compensation Schedule				25 MoReg 2478
				27 MoReg 189
1 CSR 50-3.010	Missouri Ethics Commission		26 MoReg 2219	27 MoReg 413	
DEPARTMENT OF AGRICULTURE					
2 CSR 10-5.010	Market Development	26 MoReg 1305R			
	26 MoReg 1305			
2 CSR 10-5.015	Market Development	26 MoReg 2217	This Issue		
2 CSR 30-2.010	Animal Health	26 MoReg 2257	26 MoReg 2263		
2 CSR 30-2.040	Animal Health	26 MoReg 2257	26 MoReg 2265		
2 CSR 30-6.020	Animal Health	26 MoReg 2258	26 MoReg 2267		
2 CSR 80-5.010	State Milk Board		27 MoReg 396		
2 CSR 90-10.012	Weights and Measures		27 MoReg 7		
2 CSR 90-10.013	Weights and Measures		27 MoReg 9		
2 CSR 90-10.020	Weights and Measures		27 MoReg 9		
2 CSR 90-10.040	Weights and Measures		27 MoReg 11		
2 CSR 90-20.040	Weights and Measures		This Issue		
2 CSR 90-22.140	Weights and Measures		This Issue		
2 CSR 90-23.010	Weights and Measures		This Issue		
2 CSR 90-25.010	Weights and Measures		This Issue		
DEPARTMENT OF CONSERVATION					
3 CSR 10-4.111	Conservation Commission		27 MoReg 226		
3 CSR 10-5.550	Conservation Commission		26 MoReg 1891	27 MoReg 253	
		This Issue		
3 CSR 10-5.551	Conservation Commission		26 MoReg 1893	27 MoReg 253	
		This Issue		
3 CSR 10-5.559	Conservation Commission		26 MoReg 1895	27 MoReg 253	
3 CSR 10-5.560	Conservation Commission		26 MoReg 1897	27 MoReg 254	
3 CSR 10-5.565	Conservation Commission		26 MoReg 1899	27 MoReg 254	
3 CSR 10-6.405	Conservation Commission		26 MoReg 2075	27 MoReg 254	
3 CSR 10-7.455	Conservation Commission		N.A.	27 MoReg 254	27 MoReg 278
DEPARTMENT OF ECONOMIC DEVELOPMENT					
4 CSR 10-2.022	Missouri State Board of Accountancy	26 MoReg 2345	26 MoReg 2348		
4 CSR 10-2.041	Missouri State Board of Accountancy	26 MoReg 2346	26 MoReg 2352		
4 CSR 10-2.061	Missouri State Board of Accountancy	26 MoReg 2346	26 MoReg 2352		
4 CSR 10-2.160	Missouri State Board of Accountancy	26 MoReg 1501	26 MoReg 2353		
4 CSR 30-3.020	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2075	This Issue	
4 CSR 30-3.030	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2076	This Issue	
4 CSR 30-3.040	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2077	This Issue	
4 CSR 30-4.080	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2078R	This IssueR	
		26 MoReg 2078	This Issue	
4 CSR 30-5.105	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2269		
4 CSR 30-5.110	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2269R		
		26 MoReg 2270		
4 CSR 30-5.120	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2083R	This IssueR	
		26 MoReg 2083	This Issue	
4 CSR 30-5.130	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2083R	This IssueR	
		26 MoReg 2083	This Issue	
4 CSR 30-11.015	Missouri Board for Architects, Professional Engineers and Professional Land Surveyors		26 MoReg 2270		
4 CSR 40-1.010	Office of Athletics		26 MoReg 2354R		
4 CSR 40-1.021	Office of Athletics		26 MoReg 2354R		
		26 MoReg 2354		
4 CSR 40-1.030	Office of Athletics		26 MoReg 2355R		
4 CSR 40-1.031	Office of Athletics		26 MoReg 2355R		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 40-2.011	Office of Athletics		26 MoReg 2356R		
4 CSR 40-2.021	Office of Athletics		26 MoReg 2356 26 MoReg 2365R		
4 CSR 40-3.011	Office of Athletics		26 MoReg 2365 26 MoReg 2369R		
4 CSR 40-4.015	Office of Athletics		26 MoReg 2369 26 MoReg 2372R		
4 CSR 40-4.020	Office of Athletics		26 MoReg 2372 26 MoReg 2376R		
4 CSR 40-4.030	Office of Athletics		26 MoReg 2376 26 MoReg 2376R		
4 CSR 40-4.040	Office of Athletics		26 MoReg 2377 26 MoReg 2382R		
4 CSR 40-4.050	Office of Athletics		26 MoReg 2382 26 MoReg 2384R		
4 CSR 40-4.060	Office of Athletics		26 MoReg 2384 26 MoReg 2387		
4 CSR 40-4.070	Office of Athletics		26 MoReg 2387 26 MoReg 2388R		
4 CSR 40-4.080	Office of Athletics		26 MoReg 2388 26 MoReg 2392		
4 CSR 40-4.090	Office of Athletics		26 MoReg 2392 26 MoReg 2395R		
4 CSR 40-5.010	Office of Athletics		26 MoReg 2395 26 MoReg 2398R		
4 CSR 40-5.030	Office of Athletics		26 MoReg 2398 26 MoReg 2400R		
4 CSR 40-5.040	Office of Athletics		26 MoReg 2400R 26 MoReg 2400		
4 CSR 40-5.050	Office of Athletics		26 MoReg 2400 26 MoReg 2402R		
4 CSR 40-5.060	Office of Athletics		26 MoReg 2402R 26 MoReg 2403		
4 CSR 40-5.070	Office of Athletics		26 MoReg 2403 26 MoReg 2403R		
4 CSR 40-6.010	Office of Athletics		26 MoReg 2403R 26 MoReg 2404		
4 CSR 40-7.010	Office of Athletics		26 MoReg 2404 26 MoReg 2088	27 MoReg 354	
4 CSR 65-1.060	Endowed Care Cemeteries		26 MoReg 2092	27 MoReg 354	
4 CSR 65-2.010	Endowed Care Cemeteries		26 MoReg 2096	27 MoReg 354	
4 CSR 65-2.050	Endowed Care Cemeteries		26 MoReg 2096	27 MoReg 354	
4 CSR 90-2.010	State Board of Cosmetology		27 MoReg 14		
4 CSR 90-2.020	State Board of Cosmetology		27 MoReg 14		
4 CSR 90-2.030	State Board of Cosmetology		27 MoReg 14		
4 CSR 90-4.020	State Board of Cosmetology		27 MoReg 15		
4 CSR 90-8.010	State Board of Cosmetology		27 MoReg 15		
4 CSR 90-12.080	State Board of Cosmetology		27 MoReg 15		
4 CSR 90-13.070	State Board of Cosmetology		27 MoReg 16		
4 CSR 100	Division of Credit Unions				26 MoReg 2181
					26 MoReg 2230
					26 MoReg 2316
					27 MoReg 188
					27 MoReg 415
4 CSR 100-2.085	Division of Credit Unions		27 MoReg 16		
4 CSR 110-2.170	Missouri Dental Board		27 MoReg 100		
4 CSR 110-2.240	Missouri Dental Board		27 MoReg 104		
4 CSR 120-1.010	State Board of Embalmers and Funeral Directors		26 MoReg 2276	This Issue	
4 CSR 120-2.010	State Board of Embalmers and Funeral Directors		26 MoReg 2276	This Issue	
4 CSR 120-2.020	State Board of Embalmers and Funeral Directors		26 MoReg 2276	This Issue	
4 CSR 120-2.030	State Board of Embalmers and Funeral Directors		26 MoReg 2277	This Issue	
4 CSR 120-2.040	State Board of Embalmers and Funeral Directors		26 MoReg 2277	This Issue	
4 CSR 120-2.050	State Board of Embalmers and Funeral Directors		26 MoReg 2277	This Issue	
4 CSR 120-2.060	State Board of Embalmers and Funeral Directors		26 MoReg 2278	This Issue	
4 CSR 120-2.070	State Board of Embalmers and Funeral Directors		26 MoReg 2279	This Issue	
4 CSR 120-2.120	State Board of Embalmers and Funeral Directors		26 MoReg 2280	This Issue	
4 CSR 140-1.010	Division of Finance		This Issue		
4 CSR 140-2.067	Division of Finance		This Issue		
4 CSR 140-2.070	Division of Finance		This Issue		
4 CSR 140-10.010	Division of Finance		This IssueR		
4 CSR 140-10.030	Division of Finance		This Issue		
4 CSR 140-11.010	Division of Finance		This IssueR		
4 CSR 140-11.020	Division of Finance		This IssueR		
4 CSR 140-11.030	Division of Finance		This Issue		
4 CSR 140-11.040	Division of Finance		This Issue		
4 CSR 140-12.010	Division of Finance		This Issue		
4 CSR 140-13.010	Division of Finance		This Issue		
4 CSR 140-29.010	Division of Finance		This Issue		
4 CSR 145-1.040	Missouri Board of Geologist Registration		26 MoReg 2281	This Issue	
4 CSR 165-1.020	Board of Examiners for Hearing Instrument Specialists		26 MoReg 1656	27 MoReg 255	
4 CSR 165-2.050	Board of Examiners for Hearing Instrument Specialists		26 MoReg 1656	27 MoReg 255	
4 CSR 165-2.060	Board of Examiners for Hearing Instrument Specialists		26 MoReg 1657	27 MoReg 255	
4 CSR 205-1.030	Missouri Board of Occupational Therapy		27 MoReg 18R		
4 CSR 205-3.010	Missouri Board of Occupational Therapy		27 MoReg 18		
4 CSR 205-3.020	Missouri Board of Occupational Therapy		27 MoReg 18		
4 CSR 210-2.030	State Board of Optometry		27 MoReg 105		
4 CSR 210-2.070	State Board of Optometry		27 MoReg 105		
4 CSR 220-2.020	State Board of Pharmacy		27 MoReg 18		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 220-2.085	State Board of Pharmacy				26 MoReg 2433
4 CSR 220-2.650	State Board of Pharmacy		27 MoReg 19		
4 CSR 230-2.045	State Board of Podiatric Medicine		26 MoReg 2283	This Issue	
4 CSR 240-2.045	Public Service Commission		27 MoReg 106		
4 CSR 240-2.075	Public Service Commission		27 MoReg 106	27 MoReg 413W	
4 CSR 240-2.080	Public Service Commission		26 MoReg 1965	This Issue	This Issue
4 CSR 240-2.115	Public Service Commission		27 MoReg 107	27 MoReg 413W	
4 CSR 240-2.117	Public Service Commission		27 MoReg 107	27 MoReg 413W	
4 CSR 240-2.130	Public Service Commission		26 MoReg 1966	This Issue	
4 CSR 240-10.020	Public Service Commission		26 MoReg 1659	27 MoReg 256W	
4 CSR 240-13.055	Public Service Commission	26 MoReg 2259			
4 CSR 240-35.010	Public Service Commission		26 MoReg 1659R	27 MoReg 256R	
4 CSR 240-35.020	Public Service Commission		26 MoReg 1659R	27 MoReg 256R	
4 CSR 240-35.030	Public Service Commission		26 MoReg 1660R	27 MoReg 256R	
4 CSR 250-5.020	Missouri Real Estate Commission		26 MoReg 2100	27 MoReg 354	
4 CSR 255-2.010	Missouri Board for Respiratory Care		26 MoReg 2404		
4 CSR 255-2.020	Missouri Board for Respiratory Care		26 MoReg 2404		
4 CSR 255-2.030	Missouri Board for Respiratory Care		26 MoReg 2405		
4 CSR 265-8.060	Motor Carrier and Railroad Safety				26 MoReg 2181

DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

5 CSR 30-4.040	Division of School Services		26 MoReg 2283R		
5 CSR 30-4.045	Division of School Services		26 MoReg 2283R		
5 CSR 30-340.010	Division of School Services		26 MoReg 2103		
	<i>(Changed to 5 CSR 30-340.110)</i>				
5 CSR 30-660.030	Division of School Services		26 MoReg 2284R		
5 CSR 30-660.040	Division of School Services		26 MoReg 2284R		
5 CSR 30-660.050	Division of School Services		26 MoReg 2284R		
5 CSR 50-340.110	Division of School Improvement		26 MoReg 2103		
	<i>(Changed from 5 CSR 30-340.010)</i>				
5 CSR 50-340.200	Division of School Improvement		26 MoReg 2284		
5 CSR 60-120.070	Vocational and Adult Education		26 MoReg 2103R		
			26 MoReg 2103		
5 CSR 80-800.360	Teacher Quality and Urban Education		26 MoReg 2290		
5 CSR 80-805.030	Teacher Quality and Urban Education		26 MoReg 2291		
5 CSR 100-200.010	Missouri Commission for the Deaf		26 MoReg 1660R	27 MoReg 257R	
			26 MoReg 1660	27 MoReg 257	
5 CSR 100-200.030	Missouri Commission for the Deaf		26 MoReg 1661R	27 MoReg 258R	
			26 MoReg 1661	27 MoReg 258	
5 CSR 100-200.040	Missouri Commission for the Deaf		26 MoReg 1662R	27 MoReg 259R	
			26 MoReg 1662	27 MoReg 259	
5 CSR 100-200.050	Missouri Commission for the Deaf		26 MoReg 1662R	27 MoReg 261R	
			26 MoReg 1663	27 MoReg 261	
5 CSR 100-200.060	Missouri Commission for the Deaf		26 MoReg 1663R	27 MoReg 262R	
			26 MoReg 1663	27 MoReg 262	
5 CSR 100-200.070	Missouri Commission for the Deaf		26 MoReg 1664R	27 MoReg 263R	
			26 MoReg 1664	27 MoReg 263	
5 CSR 100-200.075	Missouri Commission for the Deaf		26 MoReg 1665	27 MoReg 265	
5 CSR 100-200.080	Missouri Commission for the Deaf		26 MoReg 1665	27 MoReg 266W	
5 CSR 100-200.085	Missouri Commission for the Deaf		26 MoReg 1666R	27 MoReg 266R	
			26 MoReg 1666	27 MoReg 266	
5 CSR 100-200.090	Missouri Commission for the Deaf		26 MoReg 1666R	27 MoReg 267R	
5 CSR 100-200.100	Missouri Commission for the Deaf		26 MoReg 1667R	27 MoReg 267R	
			26 MoReg 1667	27 MoReg 267	
5 CSR 100-200.110	Missouri Commission for the Deaf		26 MoReg 1667R	27 MoReg 268R	
5 CSR 100-200.120	Missouri Commission for the Deaf		26 MoReg 1668R	27 MoReg 269R	
5 CSR 100-200.125	Missouri Commission for the Deaf		26 MoReg 1668	27 MoReg 269	
5 CSR 100-200.130	Missouri Commission for the Deaf		26 MoReg 1668R	27 MoReg 269R	
			26 MoReg 1669	27 MoReg 270	
5 CSR 100-200.140	Missouri Commission for the Deaf		26 MoReg 1670R	27 MoReg 271R	
			26 MoReg 1670	27 MoReg 272	
5 CSR 100-200.150	Missouri Commission for the Deaf		26 MoReg 1670R	27 MoReg 272R	
			26 MoReg 1671	27 MoReg 272	
5 CSR 100-200.170	Missouri Commission for the Deaf		26 MoReg 1673R	27 MoReg 273R	
			26 MoReg 1673	27 MoReg 273	
5 CSR 100-200.175	Missouri Commission for the Deaf		26 MoReg 1675R	27 MoReg 274R	
5 CSR 100-200.180	Missouri Commission for the Deaf		26 MoReg 1675R	27 MoReg 274R	
			26 MoReg 1676	27 MoReg 274	
5 CSR 100-200.200	Missouri Commission for the Deaf		26 MoReg 1676R	27 MoReg 275R	
5 CSR 100-200.210	Missouri Commission for the Deaf		26 MoReg 1677R	27 MoReg 275R	
			26 MoReg 1677	27 MoReg 275	

DEPARTMENT OF HIGHER EDUCATION

6 CSR 10-2.030	Commissioner of Higher Education		26 MoReg 2297	This Issue	
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DEPARTMENT OF TRANSPORTATION

7 CSR 10-14.020	Missouri Highways and Transportation Commission		27 MoReg 312		
7 CSR 10-14.030	Missouri Highways and Transportation Commission		27 MoReg 312		
7 CSR 10-14.040	Missouri Highways and Transportation Commission		27 MoReg 313		
7 CSR 10-14.050	Missouri Highways and Transportation Commission		27 MoReg 314		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
7 CSR 10-14.060	Missouri Highways and Transportation Commission		27 MoReg 315		
7 CSR 10-22.020	Missouri Highways and Transportation Commission		26 MoReg 2220	This Issue
7 CSR 10-22.040	Missouri Highways and Transportation Commission		26 MoReg 2220	This Issue
DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS					
8 CSR 20-8.010	Labor and Industrial Relations Commission		27 MoReg 399		
8 CSR 50-8.010	Workers' Compensation		27 MoReg 315		
DEPARTMENT OF MENTAL HEALTH					
9 CSR 10-7.020	Director, Department of Mental Health		27 MoReg 108		
9 CSR 10-7.030	Director, Department of Mental Health		27 MoReg 108		
9 CSR 25-2.505	Fiscal Management		27 MoReg 109		
9 CSR 30-3.120	Certification Standards		26 MoReg 2220	This Issue
9 CSR 30-3.130	Certification Standards		26 MoReg 2221	This Issue
9 CSR 30-3.132	Certification Standards		26 MoReg 2221	This Issue
9 CSR 30-3.140	Certification Standards		26 MoReg 2222	This Issue
9 CSR 30-3.300	Certification Standards		26 MoReg 2222	This Issue
9 CSR 30-4.030	Certification Standards	27 MoReg 219	27 MoReg 226		
9 CSR 30-4.031	Certification Standards	27 MoReg 219	27 MoReg 227		
9 CSR 30-4.032	Certification Standards	27 MoReg 220	27 MoReg 227		
9 CSR 30-4.034	Certification Standards	27 MoReg 221	27 MoReg 228		
9 CSR 30-4.035	Certification Standards	27 MoReg 222	27 MoReg 229		
9 CSR 30-4.039	Certification Standards	27 MoReg 222	27 MoReg 229		
9 CSR 30-4.042	Certification Standards	27 MoReg 223	27 MoReg 229		
9 CSR 30-4.043	Certification Standards	27 MoReg 223	27 MoReg 230		
9 CSR 30-4.045	Certification Standards	27 MoReg 224	27 MoReg 231		
9 CSR 45-5.060	Division of Mental Retardation and Developmental Disabilities	27 MoReg 389	27 MoReg 399		
DEPARTMENT OF NATURAL RESOURCES					
10 CSR 10-5.300	Air Conservation Commission		26 MoReg 1967		
10 CSR 10-6.060	Air Conservation Commission		26 MoReg 1974		
10 CSR 10-6.065	Air Conservation Commission		26 MoReg 1975		
10 CSR 10-6.070	Air Conservation Commission		27 MoReg 402		
10 CSR 10-6.075	Air Conservation Commission		27 MoReg 403		
10 CSR 10-6.080	Air Conservation Commission		27 MoReg 405		
10 CSR 10-6.110	Air Conservation Commission		27 MoReg 318		
10 CSR 10-6.280	Air Conservation Commission		26 MoReg 1570	27 MoReg 275
10 CSR 20-4.023	Clean Water Commission		26 MoReg 860		
10 CSR 20-4.043	Clean Water Commission		26 MoReg 861		
10 CSR 20-6.200	Clean Water Commission		26 MoReg 1976		
10 CSR 20-7.040	Clean Water Commission		27 MoReg 235		
10 CSR 20-15.010	Clean Water Commission		26 MoReg 1992		
10 CSR 20-15.020	Clean Water Commission		26 MoReg 1993		
10 CSR 20-15.030	Clean Water Commission		26 MoReg 2005		
10 CSR 25-3.260	Hazardous Waste Management Commission		27 MoReg 110		
10 CSR 25-6.263	Hazardous Waste Management Commission		27 MoReg 112		
10 CSR 25-12.010	Hazardous Waste Management Commission		27 MoReg 115		
10 CSR 40-10.020	Land Reclamation Commission		26 MoReg 1798		
10 CSR 40-10.050	Land Reclamation Commission		26 MoReg 1798		
10 CSR 60-4.050	Public Drinking Water Program		27 MoReg 325		
10 CSR 60-4.060	Public Drinking Water Program		27 MoReg 329R		
			27 MoReg 329		
10 CSR 60-7.020	Public Drinking Water Program		26 MoReg 1799	This Issue
10 CSR 60-10.040	Public Drinking Water Program		26 MoReg 1801	This Issue
10 CSR 60-14.020	Public Drinking Water Program				26 MoReg 1847
10 CSR 60-15.020	Public Drinking Water Program		26 MoReg 1802	This Issue
10 CSR 60-15.030	Public Drinking Water Program		26 MoReg 1804	This Issue
10 CSR 60-15.050	Public Drinking Water Program		26 MoReg 1804	This Issue
10 CSR 60-15.060	Public Drinking Water Program		26 MoReg 1805	This Issue
10 CSR 60-15.070	Public Drinking Water Program		26 MoReg 1809	This Issue
10 CSR 60-15.080	Public Drinking Water Program		26 MoReg 1813	This Issue
10 CSR 60-15.090	Public Drinking Water Program		26 MoReg 1816	This Issue
10 CSR 70-1.010	Soil and Water Districts Commission		27 MoReg 247		
10 CSR 100-3.010	Petroleum Storage Tank Insurance Fund Board		26 MoReg 2405		
10 CSR 100-4.010	Petroleum Storage Tank Insurance Fund Board		26 MoReg 2405		
10 CSR 100-4.020	Petroleum Storage Tank Insurance Fund Board		26 MoReg 2406		
10 CSR 100-5.010	Petroleum Storage Tank Insurance Fund Board		26 MoReg 2407		
DEPARTMENT OF PUBLIC SAFETY					
11 CSR 10-11.210	Adjutant General		27 MoReg 247		
	<i>(Changed from 11 CSR 40-4.010)</i>				
11 CSR 10-11.220	Adjutant General		27 MoReg 248		
	<i>(Changed from 11 CSR 40-4.020)</i>				
11 CSR 10-11.230	Adjutant General		27 MoReg 248		
	<i>(Changed from 11 CSR 40-4.030)</i>				
11 CSR 10-11.240	Adjutant General		27 MoReg 249		
	<i>(Changed from 11 CSR 40-4.040)</i>				
11 CSR 10-11.250	Adjutant General		27 MoReg 249		
	<i>(Changed from 11 CSR 40-4.050)</i>				

Rule Number	Agency	Emergency	Proposed	Order	In Addition
11 CSR 40-4.010	Division of Fire Safety.....		27 MoReg 247		
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11 CSR 45-4.030	Missouri Gaming Commission.....		26 MoReg 2297		
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11 CSR 45-4.205	Missouri Gaming Commission.....		26 MoReg 2298		
11 CSR 45-4.260	Missouri Gaming Commission.....		26 MoReg 2298		
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11 CSR 45-4.400	Missouri Gaming Commission.....		27 MoReg 121		
11 CSR 45-4.410	Missouri Gaming Commission.....		27 MoReg 121		
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11 CSR 45-5.290	Missouri Gaming Commission.....		27 MoReg 122		
11 CSR 45-6.020	Missouri Gaming Commission.....		27 MoReg 123		
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11 CSR 45-8.050	Missouri Gaming Commission.....		27 MoReg 128		
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11 CSR 45-30.190	Missouri Gaming Commission.....		26 MoReg 2106		
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13 CSR 15-4.020	Division of Aging (<i>Changed to 19 CSR 15-4.020</i>)				This Issue
13 CSR 15-4.030	Division of Aging (<i>Changed to 19 CSR 15-4.030</i>)				This Issue
13 CSR 15-4.040	Division of Aging (<i>Changed to 19 CSR 15-4.040</i>)				This Issue
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13 CSR 15-4.300	Division of Aging (<i>Changed to 19 CSR 15-4.300</i>)				This Issue
13 CSR 15-4.310	Division of Aging (<i>Changed to 19 CSR 15-4.310</i>)				This Issue
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13 CSR 70-15.010	Division of Medical Services		26 MoReg 1907	27 MoReg 276
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19 CSR 15-4.200	Division of Senior Services <i>(Changed from 13 CSR 15-4.200)</i>				This Issue
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19 CSR 15-7.021	Division of Senior Services <i>(Changed from 13 CSR 15-7.021)</i>		26 MoReg 2034	This Issue	This Issue
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